UNITED	STATES	DISTRICT	COUR	T
SOUTHE	RN DIST	RICT OF N	EW Y	ORK

MICHAEL STEPSKI, et al.,

CASE NO. 7:06-cv-01694

Plaintiffs,

VS.

SPECIAL VERDICT FORM

THE M/V NORASIA ALYA, et al.,

Defendants.

JAMES S. GWIN, UNITED STATES DISTRICT JUDGE:

- Do you find from a preponderance of the evidence that defendant was negligent in the manner claimed by plaintiffs and that such negligence was a cause of damage to plaintiffs?
 Circle Yes or No
- 2. If you answered "Yes" to Question One, do you find from a preponderance of the evidence that Plaintiff Michael Stepski was negligent in the manner claimed by defendant and that such negligence was a cause of Plaintiffs' own damages?

Circle Yes or No

3. If you answered "Yes" to Question Two, what proportion or percentage of plaintiffs' damage do you find from a preponderance of the evidence to have been legally caused by the negligence of

Court 5

Case 7:06-cv-01694-JSG Document 101 Filed 03/25/10 Page 2 of 3

Case No. 7:06-cv-01694 Gwin, J.
the respective parties?
Answer in Terms of Percentages:
Defendant%
Plaintiff Stepski%
(Note: The total of the percentages given in your answer should equal 100 percent)
4. If you answered "Yes" to Question One, what sum of money do you find from
preponderance of the evidence to be the total amount of plaintiff's' past damages (without adjustment
by application of any percentages you may have given in answer to Question Three)?
Answer in Dollars:
Plaintiff Stepski
Plaintiff Schober
Plaintiff Roderick
5. If you answered "Yes" to Question One, what sum of money do you find from a
preponderance of the evidence to be the total amount of plaintiffs' future damages (without
adjustment by application of any percentages you may have given in answer to Question Three)?
Answer in Dollars:
Plaintiff Stepski
Plaintiff Schober
Plaintiff Roderick

Case 7:06-cv-01694-JSG Document 101 Filed 03/25/10 Page 3 of 3

Case No. 7:06-cv-01694 Gwin, J.

Each of us Jurors concurring in said verdict signs his/her name hereto this day of March, 2010.